IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Patentee:

Shen et al.

Assignee:

Atwood Mobile Products, Inc.

U.S. Patent No.:

5,573,648

Date Issued: November 12, 1996

Application No.:

381,718

Date Filed:

January 31, 1995

Title:

GAS SENSOR BASED ON PROTONIC CONDUCTIVE

MEMBRANES

Mail Stop Reissue Commissioner for Patents P.O. Box. 1450 Alexandria, VA 22313-1450

REISSUE APPLICATION DECLARATION BY THE ASSIGNEE

Dear Sir:

- I, David Bovee, hereby declare that:
- 1. Dura Automotive Systems, Inc. is authorized to act on behalf of Atwood Mobile Products, Inc. Atwood Industries, Inc. made a capital contribution of all its assets to Atwood RV Products, Inc. Atwood RV Products, Inc. merged with two other companies and subsequently changed its name to Atwood Mobile Products, Inc. I am authorized to act on behalf of Dura Automotive Systems and the title of my position with Dura Automotive Systems, Inc. is Vice President.
- 2. This declaration is being filed to complete the requirements for filing a reissue application for the above-referenced patent. I understand that the assignee of entire interest is authorized to make this declaration for reissue application under 37

C.F.R. § 1.172(a) because the reissue application is not seeking to enlarge the scope of the claims.

- 3. I believe the inventors to be the original and first inventors of the subject matter that is described and claimed in the above-referenced patent, for which a reissue patent is sought on the invention referenced above.
- 4. A copy of the specification, figures, abstract and claims of U.S. Patent No. 5,573,648 is attached hereto.
- 5. I have reviewed and understand the contents of the specification, figures, abstract and claims of the above-referenced patent and the claims presented in the preliminary amendment filed with this declaration.
- 6. A chart showing the differences in claim language between the original patent claims and claims 79-88 presented in the reissue application is attached to this declaration. Because presented reissue claims 1-78 are exactly the same as original patent claims 1-78, respectively, these claims have been omitted from the chart.
- 7. I acknowledge my duty to disclose information that is material to patentability as defined in 37 C.F.R. § 1.56.
- 8. I verily believe the original patent to be wholly or partly inoperative or invalid by reason of the patentee claiming less than he had the right to claim in the patent.

In particular, patentee failed to claim a two-electrode electrochemical gas sensor for quantitative measurement of a gas in an ambient atmosphere comprising: a porous mixed ionic-electronic conductive sensing electrode having both an electronic conducting material and an ionic conducting material; a porous mixed ionic-electronic conductive counter electrode having both an electronic conducting material and an ionic conducting material; a first protonic conductive electrolyte membrane in between and in contact with

the sensing and counter electrodes, and having a thickness in the range of approximately 0.1 mm to 1 mm, the sensing electrode and the counter electrode being the only two electrodes in contact with the first protonic conductive electrolyte membrane; the sensing electrode reacting with the gas to produce a change in an electrical characteristic between the sensing electrode and the counter electrode; means for electrical measurement; said sensing and counter electrodes each having a diameter in the range of approximately 1 mm to 15 mm, and being electrically connected to said electrical measurement means; whereby, in a positive ambient concentration of said gas, said electrical measurement means detects changes in said electrical characteristic. Such error arose without any deceptive intention on the part of the patentee.

Patentee also failed to claim an electrochemical gas sensor for quantitative measurement of a gas in an ambient atmosphere comprising: a porous mixed ionic-electronic conductive sensing electrode having both an electronic conducting material and an ionic conducting material; a porous mixed ionic-electronic conductive counter electrode having both an electronic conducting material and an ionic conducting material; a first protonic conductive electrolyte membrane in between and in contact with the sensing and counter electrodes, and having a thickness in the range of approximately 0.1 mm to 1 mm; the sensing electrode reacting with the gas to produce a change in an electrical characteristic between the sensing electrode and the counter electrode in the absence of an applied voltage to the sensing electrode; means for electrical measurement; said sensing and counter electrodes each having a diameter in the range of approximately 1 mm to 15 mm, and being electrically connected to said electrical measurement means; whereby, in a positive ambient concentration of said gas, said electrical measurement means detects changes in said electrical characteristic. Such error arose without any deceptive intention on the part of the patentee.

Patentee also failed to claim a two-electrode electrochemical gas sensor for quantitative measurement of a gas in an ambient atmosphere comprising: a porous mixed ionic-electronic conductive sensing electrode having both an electronic conducting material and an ionic conducting material; a porous mixed ionic-electronic conductive counter electrode having both an electronic conducting material and an ionic conducting

material; a first protonic conductive electrolyte membrane in between and in contact with the sensing and counter electrodes, and having a thickness in the range of approximately 0.1 mm to 1 mm, the sensing electrode and the counter electrode being the only two electrodes in contact with the first protonic conductive electrolyte membrane; the sensing electrode reacting with the gas to produce a change in an electrical characteristic between the sensing electrode and the counter electrode in the absence of an applied voltage to the sensing electrode; means for electrical measurement; said sensing and counter electrodes each having a diameter in the range of approximately 1 mm to 15 mm, and being electrically connected to said electrical measurement means; whereby, in a positive ambient concentration of said gas, said electrical measurement means detects changes in said electrical characteristic. Such error arose without any deceptive intention on the part of the patentee.

Patentee also failed to claim an electrochemical gas sensor for measurement of a gas in an ambient atmosphere comprising: a porous mixed ionic-electronic conductive sensing electrode having both an electronic conducting material and an ionic conducting material; a porous mixed ionic-electronic conductive counter electrode having both an electronic conducting material and an ionic conducting material; a first protonic conductive electrolyte membrane in between and in contact with the sensing and counter electrodes, and having a thickness in the range of approximately 0.1 mm to 1 mm, the sensing electrode and the counter electrode being on opposite sides of the first protonic conductive electrolyte membrane; the sensing electrode reacting with the gas to produce a change in an electrical characteristic between the sensing electrode and the counter electrode; means for electrical measurement; said sensing and counter electrodes each having a diameter in the range of approximately 1 mm to 15 mm, and being electrically connected to said electrical measurement means; whereby, in a positive ambient concentration of said gas, said electrical measurement means detects changes in said electrical characteristic. Such error arose without any deceptive intention on the part of the patentee.

Patentee also failed to claim an electrochemical gas sensor for measurement of a gas in an ambient atmosphere comprising: a porous mixed ionic-electronic conductive

sensing electrode having both an electronic conducting material and an ionic conducting material; a porous mixed ionic-electronic conductive counter electrode having both an electronic conducting material and an ionic conducting material; a first protonic conductive electrolyte membrane in between and in contact with the sensing and counter electrodes, and having a thickness in the range of approximately 0.1 mm to 1 mm, the sensing electrode and the counter electrode being on opposite sides of the first protonic conductive electrolyte membrane and the sensing electrode and the counter electrode being the only two electrodes in contact with the first protonic conductive electrolyte membrane; the sensing electrode reacting with the gas to produce a change in an electrical characteristic between the sensing electrode and the counter electrode; means for electrical measurement; said sensing and counter electrodes each having a diameter in the range of approximately 1 mm to 15 mm, and being electrically connected to said electrical measurement means; whereby, in a positive ambient concentration of said gas, said electrical measurement means detects changes in said electrical characteristic. Such error arose without any deceptive intention on the part of the patentee.

Patentee also failed to claim an electrochemical gas sensor for measurement of a gas in an ambient atmosphere comprising: a porous mixed ionic-electronic conductive sensing electrode having both an electronic conducting material and an ionic conducting material; a porous mixed ionic-electronic conductive counter electrode having both an electronic conducting material and an ionic conducting material; a first protonic conductive electrolyte membrane in between and in contact with the sensing and counter electrodes, and having a thickness in the range of approximately 0.1 mm to 1 mm, the sensing electrode and the counter electrode being on opposite sides of the first protonic conductive electrolyte membrane and the sensing electrode reacting with the gas in the absence of an applied voltage to the sensing electrode.; the sensing electrode reacting with the gas to produce a change in an electrical characteristic between the sensing electrode and the counter electrode; means for electrical measurement; said sensing and counter electrodes each having a diameter in the range of approximately 1 mm to 15 mm, and being electrically connected to said electrical measurement means; whereby, in a positive ambient concentration of said gas, said electrical measurement means detects

changes in said electrical characteristic. Such error arose without any deceptive intention on the part of the patentee.

Patentee also failed to claim an electrochemical gas sensor for measurement of a gas in an ambient atmosphere comprising: a porous mixed ionic-electronic conductive sensing electrode having both an electronic conducting material and an ionic conducting material; a porous mixed ionic-electronic conductive counter electrode having both an electronic conducting material and an ionic conducting material; a first protonic conductive electrolyte membrane in between and in contact with the sensing and counter electrodes, and having a thickness in the range of approximately 0.1 mm to 1 mm, the sensing electrode and the counter electrode being on opposite sides of the first protonic conductive electrolyte membrane, the sensing electrode and the counter electrode being the only two electrodes in contact with the first protonic conductive electrolyte membrane, and the sensing electrode reacting with the gas in the absence of an applied voltage to the sensing electrode; the sensing electrode reacting with the gas to produce a change in an electrical characteristic between the sensing electrode and the counter electrode; means for electrical measurement; said sensing and counter electrodes each having a diameter in the range of approximately 1 mm to 15 mm, and being electrically connected to said electrical measurement means; whereby, in a positive ambient concentration of said gas, said electrical measurement means detects changes in said electrical characteristic. Such error arose without any deceptive intention on the part of the patentee.

Patentee also failed to claim non-biased electrochemical gas sensor for measurement of a gas in an ambient atmosphere comprising a porous mixed ionic-electronic conductive sensing electrode having both an electronic conducting material and an ionic conducting material; a porous mixed ionic-electronic conductive counter electrode having both an electronic conducting material and an ionic conducting material; a first protonic conductive electrolyte membrane in between and in contact with the sensing and counter electrodes, and having a thickness in the range of approximately 0.1 mm to 1 mm; the sensing electrode reacting with the gas to produce a change in an electrical characteristic between the sensing electrode and the counter electrode; means

for electrical measurement; said sensing and counter electrodes each having a diameter in the range of approximately 1 mm to 15 mm, and being electrically connected to said electrical measurement means; whereby, in a positive ambient concentration of said gas, said electrical measurement means detects changes in said electrical characteristic in the absence of any biasing voltage. Such error arose without any deceptive intention on the part of the patentee.

Patentee also failed to claim non-biased electrochemical gas sensor for measurement of a gas in an ambient atmosphere comprising a porous mixed ionicelectronic conductive sensing electrode having both an electronic conducting material and an ionic conducting material; a porous mixed ionic-electronic conductive counter electrode having both an electronic conducting material and an ionic conducting material; a first protonic conductive electrolyte membrane in between and in contact with the sensing and counter electrodes, and having a thickness in the range of approximately 0.1 mm to 1 mm; the sensing electrode reacting with the gas to produce a change in an electrical characteristic between the sensing electrode and the counter electrode, in which the sensing electrode and the counter electrode are the only two electrodes in contact with the first protonic conductive electrolyte membrane; means for electrical measurement; said sensing and counter electrodes each having a diameter in the range of approximately 1 mm to 15 mm, and being electrically connected to said electrical measurement means; whereby, in a positive ambient concentration of said gas, said electrical measurement means detects changes in said electrical characteristic in the absence of any biasing voltage. Such error arose without any deceptive intention on the part of the patentee.

Patentee also failed to claim non-biased electrochemical gas sensor for measurement of a gas in an ambient atmosphere comprising a porous mixed ionic-electronic conductive sensing electrode having both an electronic conducting material and an ionic conducting material; a porous mixed ionic-electronic conductive counter electrode having both an electronic conducting material and an ionic conducting material; a first protonic conductive electrolyte membrane in between and in contact with the sensing and counter electrodes, and having a thickness in the range of approximately 0.1 mm to 1 mm; the sensing electrode reacting with the gas to produce a change in an

electrical characteristic between the sensing electrode and the counter electrode, in which the sensing electrode reacts with the gas to produce a change in electrical characteristic between the sensing electrode and the counter electrode in the absence of an applied voltage to the sensing electrode; means for electrical measurement; said sensing and counter electrodes each having a diameter in the range of approximately 1 mm to 15 mm, and being electrically connected to said electrical measurement means; whereby, in a positive ambient concentration of said gas, said electrical measurement means detects changes in said electrical characteristic in the absence of any biasing voltage. Such error

arose without any deceptive intention on the part of the patentee.

9. All errors corrected in the reissue application arose without deceptive intention

on the part of the Applicant.

10. All statements made herein of my own knowledge are true and that all

statements made on information and belief are believed to be true; and further that these

statements were made with the knowledge that willful false statements and the like so

made are punishable by fine or imprisonment, or both, under 18 U.S.C. § 1001 and that

such willful false statements may jeopardize the validity of the application or any patent

issued thereon.

1 July 21

Dated

David Bovee

Vice President, Dura Automotive Systems, Inc.

Approved for use through 11/30/2005. OMB 0651-0035

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

POWER OF ATTORNEY OR AUTHORIZATION OF AGENT

Application Number	Reissue of US 5,573,648
Filing Date	Herewith
First Named Inventor	Yousheng Shen
Title	See Attachment 1
Art Unit	TBA
Examiner Name	TBA
Attorney Docket Number	011361,00064

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Applic	ant/Inventor.				
		interest. See 37 CFR 3.71.) is enclosed. (Form PTO/SB/96	S).		
		SIGNATURE of Applicant		Record	
Name	David Bovee	e President, Dura A	utomotive	Systems I	nc -
Signature		d			BOT
Date	7 54/4 200°	3		Telephone	
	s of all the inventors or assign n one signature is required, s	ees of record of the entire interest or ee below*.	their representative	e(s) are required. S	ubmit multiple
X *Total of	1 forms are	submitted.			

This collection of information is required by 37 CFR 1.31 and 1.33. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 3 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Patentee:

Shen et al.

Assignee:

Atwood Mobile Products, Inc.

U.S. Patent No.:

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Date Issued: November 12, 1996

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381,718

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Title:

GAS SENSOR BASED ON PROTONIC CONDUCTIVE

MEMBRANES

Mail Stop Reissue Commissioner for Patents P.O. Box. 1450 Alexandria, VA 22313-1450

REISSUE APPLICATION: CONSENT OF ASSIGNEE; STATEMENT OF NON-ASSIGNMENT

Dear Sir:

This paper is being filed as part of the application for reissue patent based on the original patent captioned above.

Filed herewith this paper is a Certificate under 37 C.F.R. § 3.73(b).

The assignee owning an undivided interest in said original patent is Atwood Mobile Products, Inc. As shown in the attachments to the Certificate under 3.73(b), Atwood Industries, Inc. made a capital contribution of all its assets to Atwood RV Products, Inc. Atwood RV Products, Inc. merged with two other companies and subsequently changed its name to Atwood Mobile Products, Inc. Dura Automotive Systems, Inc. is authorized to act on behalf of the assignee. The assignee hereby consents to the accompanying application for reissue.

Dated: 7 July 2003

David Bovee Vice President

Dura Automotive Systems, Inc.

ATWOOD INDUSTRIES, INC.

WRITTEN CONSENT IN LIEU OF A SPECIAL MEETING OF THE BOARD OF DIRECTORS

The undersigned, being all the directors of Atwood Industries, Inc., an Illinois corporation (the "Corporation"), pursuant to Section 8.45 of the Illinois Business Corporation Act, hereby consent to the adoption of the following resolutions:

Authorization of Capital Contribution to Atwood RV Products, Inc.

WHEREAS, the mobile products business of the Corporation and its affiliates is being reorganized to transfer all related assets into a newly formed corporation called "Atwood RV Products, Inc.", which will be wholly owned by the Corporation;

WHEREAS, the Corporation has received from its parent company, Anderson Industries, Inc., a capital contribution in the form of all real property, buildings, machinery and equipment and inventory located at the Belvedere, Indiana and LaGrange, Indiana facilities;

WHEREAS, the Corporation wishes to transfer such mobile products assets and operations, together with all real property, buildings, machinery and equipment, and equipment located at the Rockford, Illinois, Greenbrier, Tennessee, and Elkhart, Indiana facilities, to its wholly-owned subsidiary, Atwood RV Products, Inc., as a capital contribution:

NOW THEREFORE, BE IT RESOLVED, that the Corporation hereby authorizes a capital contribution to be made to its wholly owned subsidiary, Atwood RV Products, Inc., such capital contribution to be made in the form of all real property, buildings, machinery and equipment and inventory located at the Belvedere, Indiana, LaGrange, Indiana, Rockford, Illinois, Greenbrier, Tennessee and Eikhart, Indiana facilities.

FURTHER RESOLVED, that the President, any Vice President, the Secretary, or any Assistant Secretary (the "Proper Officers") are hereby authorized and directed to take all such further actions and execute and deliver such further documents and instruments as may be necessary or appropriate in order to effectuate the foregoing capital contribution.

IN WITNESS WHEREOF, the undersigned have executed this Consent as of the date set forth below.

David R. Boves

Stephen E.K. Graham

Dated: December 1/6, 1999

BLOOMFIELD 14707-A 314809

BCA-11.25	ARTICLES OF I		File # 6080-419-2
(Rev. Jan. 1999) Jesse White Secretary of State	CONGOLIDATION		SUBINIT IN DUPLICATE
Department of Business Services Springfield, IL 62756 Telephone (217) 782-6961 http://www.sos.state.ll.us	FILED		This space for use by Secretary of State / 99 Date / 2 / 2 3 / 99
DO NOT SEND CASH! Remit payment in check or money order, payable to "Secretary of State."	DEC 23 1999	<u>.</u>	Filing Fee \$ \\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
Filing Fee is \$100, but if merger or consolidation involves more than 2 corporations, \$50 for each additional corporation.	JESSE WHITE SECRETARY OF STATE		Approved:
Names of the corporations pr	merge merge explanations of the contraction of the	and the state or count	ry of their incorporation:
Name of Corpo		State or Country of Incorporation Illinois	
Thompson I.G. Corp.		Michigan	NQ
Hydro Flame Corporation	·	Utah	NQ
The laws of the state or course exchange.	ntry under which each corpor	ation is incorporated p	permits such merger, consolidation
surviving 3. (a) Name of the system successor	corporation: <u>Atwood RV</u>	Products, Inc.	
(b) it shall be governed by	the laws of: Illinois		
If not sufficie	nt space to cover this point,	add one or more shee	ots of this size.
merger 4. Plan of xarcolidation: is as	follows: See Exhibit	A strached.	

DEC 23 1999
SECRETARY OF STATE

Secretaries

	Article 7.)			
-	(Only "X" one box for each Illi	•		
		By the shareholders, a resolution of the board of directors having been duly adopted and submitted to a vote at a meeting of shareholders. Not less than the minimum number of votes required by statute and by the articles of incorporation voted in favor of the action taken. (§ 11.20)	By written consent of the shareholders having not less than the minimum number of votes required by statute and by the articles of incorporation. Shareholders who have not consented in writing have been given notice in accordance with § 7.10 (§ 11.220).	By written consent of ALL the share-holders entitled to vote on the action, in accordance with § 7.10 & § 11.20
٧a	me of Corporation			
A	twood RV Products, Inc.	0	0	\B
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State of the State of Illinois:

- The surviving, new or acquiring corporation may be served with process in the State of Illinois in any proceeding for the enforcement of any obligation of any corporation organized under the laws of the State of Illinois which is a party to the merger, consolidation or exchange and in any proceeding for the enforcement of the rights of a dissenting shareholder of any such corporation organized under the laws of the State of Illinois against the surviving, new or acquiring corporation.
- The Secretary of State of the State of Illinois shall be and hereby is irrevocably appointed as the agent of the surviving, new or acquiring corporation to accept service of process in any such proceedings, and
- The surviving, new, or acquiring corporation will promptly pay to the dissenting shareholders of any corporation organized under the laws of the State of Illinois which is a party to the merger, consolidation or exchange the amount, if any, to which they shall be entitled under the provisions of "The Business Corporation Act of 1983" of the State of Illinois with respect to the rights of dissenting shareholders.

7. (Complete this ite	m if reporting a merger un	der § 11.30—90%	owned subsidiary	provisions.) N/A
a. The number shares of ea	of outstanding shares of e ch class owned immediate	each class of each ely prior to the adop	merging subsidiar Nion of the plan of l	y corporation and the number of such nerger by the parent corporation, are:
Name of Corp		Total Number of S Outstanding of Each Clas	3	Number of Strares of Each Class Owned Immediately Prior to Merger by the Parent Corporation
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b. (Not applied	able to 100% owned subsid	daries)	att a state of the state of	-16-41 - 1
	compration was	·	·	nt to the shareholders of each merging
\6/aa vaittaa	•	nth & Day)	(Year)	e holders of all the outstanding shares
of all subsid	liary corporations received	1?	es : No	ie nolders of all the obstanding strates
(If the answ	er is "No." the dunlicate co	nies of the Articles	of Meirres may not	be delivered to the Secretary of State
until after 3	0 days following the mailing	g of a copy of the p	olan of merger and	of the notice of the right to dissent to
the shareho	olders of each merging sub	sidiary corporatio	n.)	
 The undersigned affirms, under per 	corporations have caused naities of perjury, that the	I these articles to b facts stated herein	e signed by their d are true. (All signa	uly authorized officers, each of whon tures must be in <u>BLACK INK.)</u>
				·
Dated December	l(o #(& Day)	1999	Atwood RV Pro	
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	n Williams, Secreta ype or Print Name and Till		David R. Bove	e, President or Poot Name and Title)
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Dated December (Mor	(φ,,,,,	1999 (Year)	Thompson I.G.	Corp.A Vame/of Corporation)
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attested by Signature	of Secretary or sistant		Signature of	President or Vice President)
John A	. Krsul, Jr., Secret	t a rv	David R. Bove	a Prociden
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Dated December		1999	Hydro Flame @	Grporation
(Mos	nth & Day)	(Year)		srie of Corporation)
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	. Krsul, Jr., Secre		David R. Bove	
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ARTICLES OF AMENDMENT

File #

(Rev. Jan. 1999) Jessa White

Secretary of State Department of Business Services Springfield, IL 52756 Telephone (217) 782-1832

Remit payment in check or money order, payable to "Secretary of State."

The filing fee for restated articles of

AUG 25 2000

JESSE WHITE SECRETARY OF STATE

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· coi	RPORATE NAME:	Atwood RV Products, Inc.	
ΜΔΙ	NNER OF ADOPTION	OF AMENDMENT	(Note 1)
MICI			
	8845	nt of the Articles of Incorporation was a	dopted on <u>August 15</u> (Month & Day)
	(Year)	r indicated below. ("X" one box only)	•
L	By a majority of the incor have been elected;	porators, provided no directors were nam	ned in the articles of incorporation and no directors
_	.	•	(Note 2)
لنبا	By a majority of the boar as of the time of adoptic	d of directors, in accordance with Section of this amendment;	on 10.10, the corporation having issued no shares
	Diament to the second		(Note 2)
لــا	action not being require	d of directors, in accordance with Section direction of the amendment;	10.15, shares having been issued but shareholder
[x]	By the characteristics in	and the second second	(Note 3)
نف	acchien and applitted i	accordance with Section 10.20, a reso to the shareholders. At a meeting of sha e and by the articles of incorporation we	lution of the board of directors having been duly areholders, not less than the minimum number of the amendment.
			(Note 4)
	less than the minimum r	tted to the snareholders. A consent in wr	, a resolution of the board of directors having been iting has been signed by shareholders having not by the articles of incorporation. Shareholders who ance with Section 7.10:
\Box			/Notes 4 & 5
	duly adopted and submentitled to vote on this a	itted to the shareholders. A consent in	, a resolution of the board of directors having been writing has been signed by all the shareholders
TEX	CT OF AMENDMENT:	•	(Nota 5)
a.		ects a name change, insert the new co	orporate name below. Use Page 2 for all other
	Article I: The name of t	he corporation is:	
		Aprocal Matter on a	
		Atwood Mobile Prod	iucts, Inc.
		(NI = 1A/ NI A NI = 1	

(NEW NAME)

All changes other than name, include on page 2

Text of Amendment

b. (If amendment affects the corporate purpose, the amended purpose is required to be set forth in its entirety. If there is not sufficient space to do so, add one or more sheets of this size.)

00740958 Page 3 of 4

The manner, if not set forth in Aft or a reduction of the number of a provided for or effected by this a	authorized shares of any	thange, reclassification or car class below the number of is to the classification of the classification of is the classification of	ssued shares of that class,
No change			
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(b) The amount of paid-in capital to the total of these accounts) as	I (Paid-in Capital replaces s changed by this amend	the terms Stated Capital and Iment is as follows: (If not app	Paid-in Surplus and is equa licable, insert "No change"
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		Before Amendment	After Amendment
	Paid-in Capital	\$	\$
•		natures must be in <u>BLACK</u>	
The undersigned corporation has cause under penalties of perjury, that the far Dated August 16 Month & Day) attested by	sed this statement to be sacts stated herein are true. , 2000 (Year)	igned by its duly authorized of its action of Atwood RV Products (Exact Name of Corporate by	icers, each of whom affirms The. ation at date of execution)
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NOTES and INSTRUCTIONS

- NOTE 1: State the true exact corporate name as it appears on the records of the office of the Secretary of State, BEFORE any amendments herein reported.
- NOTE 2: Incorporators are permitted to adopt amendments ONLY before any shares have been issued and before any directors have been named or elected. (§ 10.10)
- NOTE 3: Directors may adopt amendments without shareholder approval in only seven instances, as follows:
 - (a) to remove the names and addresses of directors named in the articles of incorporation;
 - (b) to remove the name and address of the initial registered agent and registered office, provided a statement pursuant to § 5.10 is also filed;
 - c) to increase, decrease, create or eliminate the par value of the shares of any class, so long as no class or series of shares is adversely affected.
 - (d) to split the issued whole shares and unissued authorized shares by multiplying them by a whole number, so long as no class or series is adversely affected thereby;
 - (e) to change the corporate name by substituting the word "corporation", "incorporated", "company", "limited", or the abbreviation "corp.", "inc.", "co.", or "itd." for a similar word or abbreviation in the name, or by adding a geographical attribution to the name;
 - (f) to reduce the authorized shares of any class pursuant to a cancellation statement filed in accordance with § 9.05,
 - (g) to restate the articles of incorporation as currently amended. (§ 10.15)
- NOTE 4: All amendments not adopted under § 10.10 or § 10.15 require (1) that the board of directors adopt a resolution setting forth the proposed amendment and (2) that the shareholders approve the amendment.

Shareholder approval may be (1) by vote at a shareholders' meeting (either annual or special) or (2) by consent, in writing, without a meeting.

To be adopted, the amendment must receive the affirmative vote or consent of the holders of at least 2/3 of the outstanding shares entitled to vote on the amendment (but if class voting applies, then also at least a 2/3 vote within each class is required).

The articles of incorporation may supersede the 2/3 vote requirement by specifying any smaller or larger vote requirement not less than a majority of the outstanding shares entitled to vote and not less than a majority within each class when class voting applies.

(§ 10.20)

NOTE 5: When shareholder approval is by consent, all shareholders must be given notice of the proposed amendment at least 5 days before the consent is signed. If the amendment is adopted, shareholders who have not signed the consent must be promptly notified of the passage of the amendment.

(§§ 7.10 & 10.20)